NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

DIVISION EIGHT

In re ALEX C., a Person Coming Under the Juvenile Court Law.

B156973 (Los Angeles County Super. Ct. No. KJ 21820)

THE PEOPLE,

Plaintiff and Respondent,

V.

ALEX C.,

Defendant and Appellant.

Appeal from a judgment of the Superior Court of Los Angeles County.

Daniel S. Lopez, Judge. Affirmed.

Lynda J. Vitale, under appointment by the Court of Appeal, for Defendant and Appellant.

No appearance on behalf of Plaintiff and Respondent.

Appellant Alex C. appeals from the trial court's order sustaining a petition pursuant to Welfare and Institutions Code section 602 that alleged appellant committed the crime of possession of marijuana on a school campus. (Health and Saf. Code § 11357(e).)

A motion to suppress evidence pursuant to Welfare and Institutions Code section 700.1 was heard and denied. Appellant subsequently admitted the allegation and was ordered home on probation.

Appellant filed a timely notice of appeal.

We appointed counsel to represent Alex on appeal. After examination of the record, counsel filed an opening brief raising no issues and asking this court to independently review the record. Counsel wrote to Alex at his current address explaining her intention to file the "Request for Independent Review of the Record." He was also advised by counsel of his right to file a supplemental brief. Appellant was sent the transcripts of the record on appeal and a copy of counsel's brief.

On May 28, 2002, the clerk of this court mailed Alex a notice at his last known address advising him he had 30 days within which to personally submit any contentions or issues he wished us to consider. To date, we have not received any communication from Alex.

We have examined the entire record and are satisfied Alex's attorney has fully complied with her responsibilities and that no arguable issues exist. (*People v. Wende* (1979) 25 Cal.3d 436, 441.)

DISPOSITION

The judgment is affirmed.

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COOPER, P.J.

We concur:

RUBIN, J.

BOLAND, J.